

REMARKS

The Examiner's Action mailed on February 8, 2005, has been received and its contents carefully considered.

In this Amendment, Applicant has editorially amended the specification, revised figures 2 through 7, and amended claims 1, 4, 6, 7, 9, 11 and 13. Claim 1 is the independent claim, and claims 1 through 14 remain pending in the application. For at least the following reasons, it is submitted that this application is in condition for allowance.

The Examiner has rejected the claims as being indefinite. Initially, it is believed that a reason for these rejections was due to the omission from the drawings of the motor 70. In response, and because the Examiner has also objected to the drawings, revised Formal Drawings are being submitted concurrently with this Amendment, in which the motor 70 is illustrated in figures 2 through 7. Moreover, independent claim 1 has been amended to better recite the structural relationship between the constituent elements recited within the claim. However, with respect to the Examiner's indefiniteness rejections of claims 2, 3 and 4, it is believed that these claims were definite and are definite under the purview of 35 USC Section 112. That is, the Examiner's Action has stated that it is inaccurate to define a first clutch to comprise a first clutch gear and a first clutch

idle gear. However, it is noted that claims 2 and 4 correspond to the description within Applicant's specification, which states that the first clutch includes a first clutch lever, a first clutch gear, and a first clutch idle gear, as recited in claim 2, and that the second clutch includes a second clutch lever, a first idle gear, a second clutch right gear, a second clutch left gear and a second idle gear, as recited within claim 4. It is believed that these claims accurately define the invention. Moreover, with respect to claim 3, the Action has stated that it is not understood how the first clutch is pressable by the media. However, the Examiner's attention is respectfully directed to the fact that claim 3 does not recite this configuration. Instead, claim 3 recites that the first clutch lever is pressable by the media. This recitation is supported by Applicant's specification, and is clearly shown in the drawings. It is submitted that the claims comply with all official provisions, and it is requested that these rejections be withdrawn.

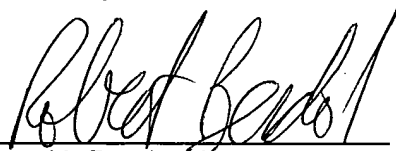
The Examiner has also objected to the disclosure and to the drawings for various informalities. In response, and as noted above, the drawings have been amended to illustrate the motor 70, which should render the Examiner's objection to the disclosure moot.

It is submitted that this application is in condition for allowance. Such action and the passing of this case to issue are requested.

Should the Examiner feel that a conference would help to expedite the prosecution of this application, the Examiner is hereby invited to contact the undersigned counsel to arrange for such an interview.

Should any fee be required, the Commissioner is hereby authorized to charge the fee to our Deposit Account No. 18-0002 and notify us accordingly.

Respectfully submitted,



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Date

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